

**IN THE DISTRICT COURT OF THE VIRGIN ISLANDS  
DIVISION OF ST. THOMAS AND ST. JOHN**

UNITED STATES OF AMERICA, )  
                                  )  
Plaintiff,                  )  
                                  )  
v.                            )      **Case No. 3:23-cr-0074**  
                                  )  
EMMA VANESSA DILONE and PEDRO                  )  
NEGRON RODRIGUEZ III,                            )  
                                  )  
**Defendants.**

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**ORDER**

**BEFORE THE COURT** is Defendant Pedro Negron Rodriguez III's ("Rodriguez") unopposed Motion for Continuance of Trial. (ECF No. 104.) For the reasons stated herein, the Court will continue the trial in this matter until February 24, 2025. The Court finds that the time beginning from the date of this Order through February 24, 2025, shall be excluded in computing the time within which the trial in this matter must be initiated.

On October 2, 2023, the Government filed a Criminal Complaint charging Rodriguez with conspiracy to possess with intent to distribute a controlled substance in violation of 21 U.S.C. § 846 and possession with intent to distribute a controlled substance in violation of 21 U.S.C. § 841(a). On November 1, 2023, the Government filed an Information charging Rodriguez with conspiracy to possess with intent to distribute cocaine in violation of 21 U.S.C. §§ 846, 841(a)(1) and (b)(1)(C) and possession with intent to distribute cocaine in violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(C) and 18 U.S.C. § 2. Rodriguez was arraigned on November 15, 2023.

Rodriguez seeks a continuance because he needs additional time to prepare for trial given that his previous attorney's motion to withdraw was granted on September 5, 2024, and his current attorney filed a notice of appearance on October 3, 2024. Rodriguez filed an application and checklist for speedy trial extension, waiving his right to speedy trial up to and including February 28, 2025. (ECF No. 104-1.)

While the Speedy Trial Act (the "Act") requires that defendants be tried within seventy days of indictment, the Act specifically excludes:

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[a]ny period of delay resulting from a continuance granted by any judge on his own motion or at the request of the defendant or his counsel or at the request of the attorney for the Government, if the judge granted such continuance on the basis of his findings that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy trial.

18 U.S.C. § 3161(h)(7)(A). Consistent with these concerns, the United States Court of Appeals for the Third Circuit has recognized that “whether or not a case is ‘unusual’ or ‘complex,’ an ‘ends of justice’ continuance may in appropriate circumstances be granted.” *United States v. Fields*, 39 F.3d 439, 444 (3d Cir. 1994); *United States v. Stallings*, 701 F. App'x 164, 170 (3d Cir. 2017) (noting that “an ‘ends of justice’ continuance may be granted . . . to allow new counsel sufficient time to prepare his case”).

The Court finds that the ends of justice served by extending the period in which the trial must begin in this matter outweigh the best interest of the public and the defendant in a speedy trial. Here, an extension of time is necessary to allow sufficient time for Rodriguez’s new counsel to adequately prepare for trial. The premises considered, it is hereby

**ORDERED** that the time beginning from the date of this order granting an extension through February 24, 2025, shall be excluded in computing the time within which the trial in this matter must be initiated pursuant to 18 U.S.C. § 3161; it is further

**ORDERED** that Rodriguez’s Motion for Continuance of Trial, ECF No. 104, is **GRANTED**; it is further

**ORDERED** that the parties **SHALL** file their respective notices of readiness for trial no later than February 14, 2025; it is further

**ORDERED** that the parties **SHALL** file and serve a pre-trial brief no later than February 14, 2025, which shall include the following: (a) proposed list of witnesses; (b) proposed list of exhibits; (c) estimated length of case-in-chief and case-in-defense; (d) proposed non-standard *voir dire* questions; (e) proposed non-standard jury instructions related to the elements of the charges and defenses; and (f) whether there are any discovery issues outstanding; it is further

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**ORDERED** that the parties **SHALL** provide the Clerk of Court with a USB Flash Drive containing electronic versions of exhibits no later than February 19, 2025;<sup>1</sup> and it is further

**ORDERED** that the Jury Selection and Trial in this matter previously scheduled for December 9, 2024, are **CONTINUED** to commence promptly at 9:00 A.M. on February 24, 2025, in St. Thomas Courtroom 1.

**Dated:** November 19, 2024

/s/ Robert A. Molloy  
**ROBERT A. MOLLOY**  
**Chief Judge**

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<sup>1</sup> Counsel are advised to consult with Court technical staff to determine the proper format for saving electronic versions of exhibits. The Government's trial exhibits shall be labelled sequentially beginning with Government's Exhibit 1. Defense exhibits shall be labelled sequentially beginning with Defense Exhibit A.